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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/925,571	08/09/2001	Alan Haaksma	8506-62259 2900	
35973 7590 11/19/2007 BINGHAM MCHALE LLP 2700 MARKET TOWER			EXAMINER	
			RINES, ROBERT D	
10 WEST MARKET STREET INDIANAPOLIS, IN 46204-4900			ART UNIT	PAPER NUMBER
			3626	
			NOTIFICATION DATE	DELIVERY MODE
			11/19/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)				
	09/925,571	HAAKSMA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Robert D. Rines	3626				
The MAILING DATE of this communication app	pears on the cover sheet with the	correspondence address				
Period for Reply		(O) OD THEFTY (OO) DAYO				
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above; the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be til will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. mely filed  the mailing date of this communication. ED (35 U.S.C. § 133).				
Status		,				
1) Responsive to communication(s) filed on <u>08 A</u>	<u>ugust 2007</u> .					
2a)⊠ This action is <b>FINAL</b> . 2b)☐ This	This action is <b>FINAL</b> . 2b) This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-44</u> is/are pending in the application						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-44</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/c	or election requirement.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10)☐ The drawing(s) filed on is/are: a)☐ acc						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct						
11) The oath or declaration is objected to by the Ex	kanililer. Note the attached Office	EACTION OF TOTAL				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	n)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
<ul> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage</li> </ul>						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list		ed.				
AM		•				
Attachment(s)  1)	4) Interview Summary	/ (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	Pate				
<ol> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ol>	6) Other:	Patent Application (PTO-152)				

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#### **DETAILED ACTION**

### Notice to Applicant

[1] This communication is in response to the amendment filed 8 August 2007. Applicant's foreign priority date of 16 July 2001 is noted. Claims 1-44 are pending.

Rejections of claims 1-44 are maintained as set forth in the previous Office Action mailed 8 February 2007, herein incorporated by reference.

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- [2] Claims 1-3, 5-8, 11-16, 18-24, 27, 29-35, 36-39, and 42 are rejected under 35 U.S.C. 102(e) as being anticipated by Segal et al., (United States Patent Application Publication #2001/0041991).

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- [A] As per claim 1, Segal et al., disclose a method of creating a conveniently accessible medical history for a patient, said method comprising the steps of: 1) establishing an information-transmission connection with a remote information-input node (Segal et al.; paragraph [0104]); 2) receiving medical information through said information-transmission connection from said information-input node (Segal et al.; paragraphs [0104] [0110]): 3) configuring said information into a medical history record (Segal et al.; paragraphs [0110] [0111]), which medical history record is storable on a portable readable storage medium (Segal et al.; paragraphs [0144] [0145][0146] [0151]); and 4) transmitting said medical history record to a remote record output node which record output node is configured to store said medical history record on said portable readable storage medium (Segal et al.; paragraphs [0144] [0145][0146] [0151]); whereby a conveniently accessible medical history can be created by storing said medical history record on said portable readable storage medium (Segal et al.; paragraphs [0110] [0111] [0151]).
- [B] As per claim 2, Segal et al., disclose further comprising the step of decrypting medical information received through said information-transmission connection (Segal et al.; paragraphs [0085] [0137]).
- [C] As per claim 3, Segal et al., disclose further comprising the step of encrypting said medical history record prior to transmitting said medical history record to said record output node (Segal et al.; paragraphs [0085] [0137]).

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[D] As per claim 5, Segal et al., disclose wherein said transmitting step comprises transmitting said medical history record to a remote record output node, which record output node is configured to store the medical history record on the portable readable storage medium and to allow a medical practitioner to inspect the medical history record prior to storage of the

medical history record (Segal et al.; paragraphs [0110] [0111] [0024]).

- [E] As per claim 6, Segal et al., disclose the establishing step comprising establishing an information-transmission connection with a remote information-input node, which information-input node includes a computer (Segal et al.; paragraphs [0110] [0111]).
- [F] As per claim 7, Segal et al., disclose the establishing step comprising establishing an information-transmission connection with a remote information-input node, which information-input node includes a fax machine (Segal et al.; paragraphs [0023] [0118]), said information-transmission connection including a connection with said fax machine (Segal et al.; paragraphs [0118]).
- [G] As per claim 8, Segal et al., disclose the configuring step further comprising configuring the information into a medical history record which is readable and displayable by an internet browser (Segal et al.; paragraph [0100]).
- [H] As per claim 11, Segal et al., disclose the establishing step comprising establishing an information-transmission connection with an information-input node, which information-input

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node includes a storage computer storing medical information (Segal et al.; paragraph [0015]).

- [I] As per claim 12, Segal et al., disclose the establishing step comprising establishing an information-transmission connection with a remote information-input node, which information-input node includes a scanner for scanning images and translating the images to a computer-storable format (Segal et al.; Abstract and paragraphs [0022] [0023] [0027]).
- [J] As per claim 13, Segal et al., disclose wherein said configuring step further includes including in said medical history record medical condition information relating to a medical condition of said patient (Segal et al.; paragraphs [0024] [0113]).
- [K] As per claim 14, Segal et al., disclose wherein said configuring step further includes including in the medical history record medical condition information relating to a medical condition of the patient, the medical condition information including information on symptoms and treatment of the medical condition (Segal et al.; paragraph [0113]).
- [L] As per claim 15, Segal et al., disclose a method of creating a conveniently accessible medical history for a patient, said method comprising the steps of: 1) establishing an information-transmission connection with a remote record-creating node (Segal et al.; paragraph [0104]); 2) transmitting medical information through said information-transmission connection to said record-creating node (Segal et al.; paragraphs [0104] [0110]), said record-creating node being adapted to configure said information into a medical history record (Segal et al.;

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paragraphs [0110] [0111]), said medical history record being storable on a portable readable storage medium (Segal et al.; paragraphs [0144] [0145][0146] [0151]); 3) receiving said medical history record from said record-creating node (Segal et al.; paragraphs [0144] [0145][0146] [0151]); and 4) storing said medical history record on said portable readable storage medium (Segal et al.; paragraphs [0110] [0111] [0151]).

- [M] As per claim 16, Segal et al., disclose further comprising the step of encrypting said medical information prior to transmitting said information to said record-creating node (Segal et al.; paragraphs [0085] [0137]).
- [N] As per claim 18, Segal et al., disclose said method further comprising the step of decrypting said medical history record received from said record creating node (Segal et al.; paragraphs [0085] [0137]).
- [O] As per claim 19, Segal et al., disclose further comprising the step of inspecting said medical history record prior to the storing step (Segal et al.; paragraphs [0024] [0110] [0111]).
- [P] As per claim 20, Segal et al., disclose the storing step comprising storing the medical history record on a compact disk (Segal et al.; paragraph [0151]).

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[Q] As per claim 21 Segal et al., teach the storing step comprising storing the medical history

record on a compact disk which is approximately the size of a conventional credit card (Segal et

al.; paragraphs [0030] [0143]-[0145] [0148] [0151]).

[R] As per claim 22, Segal et al., disclose the establishing step comprising establishing an information-transmission connection which includes an internet connection (Segal et al.; Abstract and paragraph [0021]).

- [S] As per claim 23, Segal et al., disclose wherein the step of transmitting said information comprises transmitting said information by fax (Segal et al.; paragraph [0118]).
- [T] As per claim 24, Segal et al., disclose further comprising, prior to said transmitting step, the step of scanning medical information images with a scanner for translating images into a computer storable form (Segal et al.; Abstract and paragraphs [0022] [0023] [0027]).
- [U] As per claim 27, Segal et al., disclose the receiving step comprising receiving a medical history record, readable and displayable by an internet browser, from the record-creating node (Segal et al.; paragraph [0100]).
- [V] As per claim 29, Segal et al., disclose the transmitting step comprising transmitting medical information through the information-transmission connection to the record-creating

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node, which record-creating node is associated with an application service provider (Segal et al.; Fig. 1 and paragraphs [0110] [0111]).

As per claim 30, Segal et al., disclose system for creating a conveniently accessible [W]medical history for a patient, said system comprising: an information-input node for receiving medical information and transmitting said information through an information-transmission connection (Segal et al.; paragraphs [0104] [0110]); a record-creating node, remote from said information-input node (Segal et al.; paragraphs [0110] [0111]), for receiving said information through said information-transmission connection (Segal et al.; paragraphs [0110] [0111] [0113]), for configuring said information into a medical history record (Segal et al.; paragraphs [0110] [0111] [0113]), and for transmitting said medical history record (Segal et al.; paragraphs [0110] [0137]); a record output node, remote from said record-creating node (Segal et al.; paragraphs [0137] [0144][0145] [0146]), for receiving said medical history record from said record-creating node (Segal et al.; paragraphs [0137] [0144][0145] [0146]) and for storing said medical history record on a portable readable storage medium (Segal et al.; paragraph [0151]).

- As per claim 31, Segal et al., disclose said information-input node including means for [X]encrypting said information transmitted through said information-transmission connection (Segal et al.; paragraphs [0085] [0137]).
- As per claim 32, Segal et al., disclose said record creating node including means for [Y]encrypting said medical history record transmitted from said record-creating node to said record

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output node (Segal et al.; paragraphs [0085] [0137]).

[Z] As per claim 33, Segal et al., disclose said record output node including means for decrypting said medical history record (Segal et al.; paragraphs [0085] [0137]).

[AA] As per claim 34, Segal et al., disclose said record output node being configured to permit inspection of said medical history record by a medical practitioner prior to said medical history record being stored on said portable readable storage medium (Segal et al.; paragraphs [0024] [0110] [0111]).

[BB] As per claim 35, Segal et al., disclose wherein said portable readable storage medium is a compact disk (Segal et al.; paragraph [0151]).

[CC] As per claim 36, Segal et al., teach wherein said portable readable storage medium is approximately the size of a conventional credit card (Segal et al.; paragraphs [0030] [0143]-[0145] [0148] [0151]).

[DD] As per claim 37, Segal et al., disclose said information-input node comprising a computer (Segal et al.; paragraphs [0110] [0111]).

[EE] As per claim 38, Segal et al., disclose said information input node further comprising a fax machine (Segal et al.; paragraphs [0023] [0118]), said information-transmission connection

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further comprising a connection between said fax machine and said record-creating node (Segal et al.; paragraphs [0118]).

[FF] As per claim 39, Segal et al., disclose said medical history record being configured so as to be readable and displayable by a conventional internet browser (Segal et al.; paragraphs [0100]).

[GG] As per claim 42, Segal et al., disclose said record creating node being associated with an application service provider (Segal et al.; Fig. 1 and paragraphs [0110] [0111]).

[HH] As per claim 43, Segal et al., disclose a system wherein said portable readable storage medium is approximately the size of a conventional credit card (Segal et al.; paragraphs [0030] [0143]-[0145] [0148] [0151]).

[II] As per claim 44, Segal et al. disclose said record creating node including means for encrypting said medical history record transmitted from said record-creating node to said record output node (Segal et al.; paragraphs [0085] [0137]).

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## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

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[3] Claims 4, 9, 10, 17, 25-26, 28, and 40-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Segal et al., in view of Felsher (United States Patent Application Publication #2002/0010679).

- [A] As per claims 4 and 17, although Segal et al., teach the use of encryption in transmitting data (Segal et al.; paragraphs [0085] [0137]), Segal et al., fails to specifically teach the use of PKI encryption.
- [i] However, Felsher teach wherein said encrypting step comprises encrypting by PKI encryption (Felsher; paragraph [0270]).
- [ii] It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined the teachings of Segal et al., with those of Felsher. Such combination would have resulted in a mobile electronic medical records system capable of delivering records encrypted with a public key-private key (PKI) recognition (Felsher; paragraph [0269]). The motivation to combine would have been ensure that when a recipient seeks a record, he must identify himself, his role in the patient care, and the identity of the patient and/or record (Felsher; paragraph [0254]).
- [B] As per claims 9-10, 25-26, 40-41, although the system and method disclosed by Segal et al., is Internet based, Segal et al., does not specifically teach the use of HTML (claims 9, 25, and 40) or XML (claims 10, 26, and 41).

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- [i] However, Felsher teach the configuring step further comprising configuring the information into a medical history record which is represented in HTML (claims 9, 25, and 40) (Felsher; paragraph [0107]). Felsher further teach the configuring step further comprising configuring the information into a medical history record which is represented in XML (claims 10, 26, and 41) (Felsher; paragraph [0303]).
- [ii] It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined the teachings of Segal et al., with those of Felsher. The motivation to combine would have been to use a common file-tagging format, for example extensible markup language (XML) to encode records such that elements would be tagged in a standardized format (Felsher; paragraph [0303]).
- [C] As per claim 28, Segal et al., does not specifically disclose the use of a format compatible with the record-creating node.
- [i] However, Felsher does teach said method further comprising, prior to said transmitting step, the step of translating the medical history information into a format compatible with the record-creating node (Felsher; paragraphs [0302] [0303]).
- [ii] It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined the teachings of Segal et al., with those of Felsher. The motivation

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to combine would have been to utilize a common file-tagging format to enhance the level of

interoperability and portability of electronic medical records between various health care

professionals and researchers (Felsher et al.; paragraphs [0302] [0303]).

Response to Remarks

Applicant's remarks filed 8 August 2007 have been fully considered but they are not [4]

persuasive. The remarks will be addressed below in the order in which they appear in the

response filed 8 August 2007.

Applicant remarks that the teachings of Segal, do not describe the system-enabled process

defined by independent claims 1 and 15 and their respective dependent claims.

Specifically, Applicant remarks:

""The office Action apparently suggests that such data input meets the "establishing" and

"receiving" steps of claim 1. It is less clear, however, upon what part of Segal the Office Action

suggests steps three and four read. For example, nothing in Segal apparently "configures said

information [that was received through the connection] into a medical history record [that] is

storable on a portable storage medium."

Applicant further remarks:

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"The Segal system apparently stores the data, but does not describe configuring of the data in any

particular way. If one reads the Office Action to infer that the claimed "configuring" step from

the fact that the medical record data is stored on a Segal "PERC", there is no apparent

"transmitting of any configured "medical history record to a remote record output node" that will

"store said medical history record on a portable storage medium. While Segal does discuss

creation of portable record carriers, nothing in that discussion suggests any kind of

"transmission" between a configuring" and storage" on a portable carrier."

Applicant further remarks:

"....the configuring step...further comprises configuring the information into a medical history

record which is readable and displayable by an internet browser." The Office Action cites only

Segal paragraph [0100] as disclosing this limitation, but paragraph [0100] does not suggest that

any record that is viewable on a Segal website is "configured...into a medical history record that

is storable on a portable readable storage medium." To the contrary, the Segal system appears to

store the data in clinical database 118, which is not suggested to be configured for storage on the

portable readable medium, nor is it apparently viewable in its native format by a web browser."

In response, Examiner submits that Applicant's above assertions are correct in so far as;

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1. Examiner does suggest that if the medical record is stored on a portable medium, then it has

inherently been "configured" for storage on a portable medium.

2. Examiner does suggest that if the record is viewable via an Internet browser, then it has

inherently been "configured" for viewing via an Internet browser.

The Segal system discloses the inputting, assembly/storage, and dissemination of medical record

data via a distributed system. As noted above by both Applicant and Examiner, Segal employs

technology to output the record to a portable storage medium and also employs technology to

output the record to an Internet Browser. While Segal fails to explicitly state each of the

preparatory steps required for a computer (i.e., "configuration") to store data on a portable

medium or present data on a browser, Examiner maintains that each of these elements are

inherent to a system that performs both functions.

Applicant's additional remarks are directed to the information being viewable or storable in its

"native format" are directed to features and functions not presently recited in the claimed

invention.

Applicant's additional remarks rehash arguments previously presented and are deemed to have

been fully addressed in the preceding sections of the present Office Action and in the previous

Office Action, mailed 8 February 2007.

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#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert D. Rines whose telephone number is 571-272-5585. The examiner can normally be reached on 8:30am - 5:00pm Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Thomas can be reached on 571-272-6776. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

RDR

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